

UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA

Julie A. Su, Acting Secretary of Labor,
United States Department of Labor,

Plaintiff

v.

NAB LLC, et al.,

Defendants

Case No.: 2:21-cv-00984-JAD-EJY

**Order Granting Motion to Strike
Documents Filed in Violation of
Local Rules**

[ECF Nos. 60, 61, 62]

In response to the Department of Labor’s motion for sanctions,¹ pro se defendant Nicole Brown filed a 51-page brief² and a separate document subtitled “(Document 1) Evidence,” which consists of 902 pages.³ Pointing out that both of these documents violate this court’s local rules for the form and method of submitting documents for filing, the Department of Labor moves to strike them.⁴

Indeed, Brown’s filings grossly violate the rules of this court. Local Rule 7-3(b) imposes a 24-page limit on responses to motions for sanctions. Local Rule IA 10-3 explains the format and process for filing exhibits to motions. Among other things, it requires exhibits and attachments to “be paginated,” and “[a] cover sheet referencing the exhibit or attachment by number or letter must be the first page of each exhibit or attachment and must include a descriptor of the exhibit or attachment.”⁵ Most importantly, the rule warns that exhibits must not

¹ ECF No. 45.

² ECF No. 60.

³ ECF No. 61.

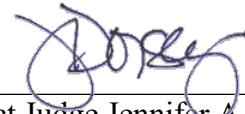
⁴ ECF No. 62.

⁵ Local Rule IA 10-3(c)-(e).

1 be “unnecessarily voluminous,” and “exhibits in excess of 100 pages must be submitted in a
2 separately bound appendix.”⁶ Brown’s 51-page response with another 902 pages of exhibits and
3 attachments violate all of these rules.

4 IT IS THEREFORE ORDERED that the motion to strike these violative documents
5 **[ECF No. 62] is GRANTED. The Clerk of Court is directed to STRIKE [ECF Nos. 60, 61]**
6 Brown’s response to the motion for sanctions and its attachments. Brown has until September 8,
7 2023, to file a revised and rule-compliant response to the motion for sanctions [ECF No. 45].

8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23



U.S. District Judge Jennifer A. Dorsey
August 29, 2023

⁶ Local Rule IA 10-3(h)-(i).